UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES—GENERAL

Case	No.	CV 23-626	64-KK-AGRx	Date:	December 1, 2023	
Title:	Cha	nel, Inc. v.	The Good Fastener Ll	LC et al		
Presen	nt: The	Honorable	KENLY KIYA KATO	, UNITED STATES DIS	TRICT JUDGE	
		Noe Pon	ace	Not	Reported	
Deputy Clerk				Court Reporter		
Attorney(s) Present for Plaintiff(s):				Attorney(s) Pres	Attorney(s) Present for Defendant(s):	
None Present			sent	Non	None Present	
Proce	edings	•	ambers) Order to Show ure to Prosecute	Cause Why Action Show	uld Not Be Dismissed	
See FE	ons and D. R. C	l complaint : CIV. P. 4(m).	are not served on a defer	n must be dismissed withoundant within 90 days after must answer the complaint States.	the complaint is filed.	
Decen Oh for conside	dingly, nber 8 t lack o er the f	the Court, o , 2023 why t f prosecutio filing of one	n its own motion, orders his action should not be n. As an alternative to a of the following, as an a	more of these time periods is plaintiff(s) to show cause dismissed as to Defendant written response by plaint ppropriate response to this matter is being prosecuted	in writing on or before ts Cheri Liu and Justin iff(s), the Court will s Order to Show Cause,	
\boxtimes	Proof of Service of summons and comp			aint upon Defendants Cheri Liu and Justin Oh		
	Answer by the defendant or an application for entry of default pursuant to Federal Rule of Civil Procedure 55(a)					
	Motion for entry of default judgment set for hearing in accordance with the Local Rules and the Court's Standing Order					

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It is plaintiff's responsibility to respond promptly to all Orders and to prosecute the action diligently, including filing proofs of service and stipulations extending time to respond. If necessary, plaintiff(s) must also pursue Rule 55 remedies promptly upon the default of any defendant. All stipulations affecting the progress of the case must be approved by this Court. See Local Rules 7-1 and 7-2.

No oral argument of this matter will be heard unless ordered by the Court. The Order will stand submitted upon the filing of a responsive pleading or motion on or before the date upon which a response by plaintiff(s) is due.

Plaintiff is expressly warned that failure to timely file a response to this Order will result in this action being dismissed without prejudice as to Defendants for failure to prosecute and comply with court orders. <u>See</u> FED. R. CIV. P. 41(b).

IT IS SO ORDERED.